

UNITED STATES PATENT AND TRADEMARK OFFICE

MENT OF COMMERCE

United STATES DEPARTMENT OF COMMENCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandra, Virginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/039,018	12/31/2001	E. David Neufeld	H052617.1132US0	8143	
75	590 05/06/2005		EXAM	MINER	
HEWLETT-PACKARD COMPANY			LI, ZHUO H		
INTELLECTUAL PROPERTY ADMINISTRATION P.O. BOX 272400		ART UNIT	PAPER NUMBER		
	NS, CO 80527-2400		. 2189		
			DATE MAILED: 05/06/20	DATE MAILED: 05/06/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

		**					
		Application No.	Applicant(s)				
Office Action Summary		10/039,018 NEUFELD ET AL.					
		Examiner	Art Unit				
		Zhuo H. Li	2189				
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with the	correspondence address				
THE - External after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Noneor dilme may be available under the provisions of 3 CFR 1: SIX (b) MONTHS from the mailing date of this communication. Period for reply seglicified above is less than thirly (30) days, a rep operiod for reply seglicified above is less than thirly (30) days, a rep operiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statuti reply recorded by the Office later than three months after the mailine deptent term diagrament. See 3 CFR 1.74(b).	136(a). In no event, however, may a reply be tir dy within the statutory minimum of thirty (30) day will apply and will expire SIX (MONTHS from c, cause the application to become ABANDONE	mely filed /s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)[Responsive to communication(s) filed on 28 M	Aarch 2005					
- '=	· · · · · · · · · · · · · · · · · · ·	s action is non-final.					
- '=	Since this application is in condition for allowa		nsecution as to the merits is				
<u>ا</u> رە	closed in accordance with the practice under	,	· · ·				
	·						
Disposit	on of Claims		*				
4)⊠	Claim(s) 1-27 is/are pending in the application	1.					
	4a) Of the above claim(s) 20-27 is/are withdraw	wn from consideration.					
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) 1-19 is/are rejected.	•					
7)	Claim(s) is/are objected to.	•					
8)[8) Claim(s) are subject to restriction and/or election requirement.						
	_						
Applicat	on Papers						
9)[The specification is objected to by the Examine	er.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correct	tion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).				
11)	The oath or declaration is objected to by the E	xaminer. Note the attached Office	Action or form PTO-152.				
riority i	ınder 35 U.S.C. § 119	*					
-	Acknowledgment is made of a claim for foreigr ☐ All b)☐ Some * c)☐ None of:	n priority under 35 U.S.C. § 119(a)-(d) or (f).				
	 Certified copies of the priority document 	ts have been received.					
	2. Certified copies of the priority document	ts have been received in Applicati	ion No				
	3. Copies of the certified copies of the prior	rity documents have been receive	ed in this National Stage				
	application from the International Burea	u (PCT Rule 17.2(a)).					
* 5	see the attached detailed Office action for a list	of the certified copies not receive	ed.				

Attachment(s)

1) Notice of References Cited (PTO-892)

Art Unit: 2189

DETAILED ACTION

Response to Amendment

 Applicant's election without traverse of claims 20-27 are cancelled, and claims 1-19 are pending in the application in the reply filed on March 28, 2005 is acknowledged. Thus, this Office action is in response to claims 1-19.

Information Disclosure Statement

2. The information disclosure statement filed May 22, 2002 fails to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each cited foreign patent document; each non-patent literature publication or that portion which caused it to be listed; and all other information or that portion which caused it to be listed. It has been placed in the application file, but the information referred to therein has not been considered.

Claim Objections

3. Claim 16 is objected to because of the following informalities:

Regarding Claim 16, the limitation "the file access system" in line 1 should be --the file system--, according to claim 13.

Appropriate correction is required.

Application/Control Number: 10/039,018 Art Unit: 2189

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all
 obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ban (US PAT. 6,732.221) in view of Lofgren et al. (US PAT. 6,230,233 hereinafter Lofgren).

Regarding claim 1, Ban discloses a method of enhancing a life span of a read/write storage medium, i.e., flash media, the method comprising the steps of identifying whether a file on read/write storage medium is a static file or a dynamic file, i.e., identify the data is stored in the static areas or the non-static areas (col. 4 lines 12-53 and col. 5 line 59 through col. 6 line 18). Ban differs from the claimed invention in not specifically teaching migrating the file to a dynamic region of the read/write storage medium if the file is a static file and migrating the file to a static region of the read/write storage medium if the file is a dynamic file. However,

Art Unit: 2189

and programmable read only memory (11, figure 1), i.e., read/write storage medium, is divided into a plurality of memory banks for data storage (col. 3 lines 16-28 and col. 6 lines 23-55) which in respond to the memory operation from/to the micro-processor (17, figure 1) via the memory controller (13, figure 1), and the memory controller is further manages operation of the EEPROM memory in a way to maximize the lifetime of the memory system by avoiding uneven use of any one part of it (col. 3 lines 3-15), in addition, Lofgren teaches the EEPROM memory is further calculate the rewrite cycle of the each bank wherein the EEPROM memory is divided into most heavily used bank, i.e., dynamic region, and least used bank, i.e., static region, by the result of the calculation based on the rewrite/erase cycle, and data is transferred between the most heavily used and least used banks in the way of swapping the data in between of these banks (col. 4 line 46 through col. 5 line 31 and figure 5). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the read/write storage medium of Ban in having the steps of migrating the file to a dynamic region of the read/write storage medium if the file is a static file and migrating the file to a static region of the read/write storage medium if the file is a dynamic file, as per teaching by the storage system of Lofgren, because it allows for extending overall memory system lifetime without having to provide any replacement groups of the memory cells which maximize the lifetime of the memory system by avoiding uneven use of any one part of the memory system.

Regarding claim 2, Lofgren discloses the method of counting a number of rewrite cycles of the file via the cycle count field (73, figure 4) in header portion (col. 6 line 56 through col. 7 line 28).

Application/Control Number: 10/039,018 Art Unit: 2189

Regarding claim 3, Lofgren discloses the method of comparing the number of rewrite cycles of the file to a predetermined rewrite cycle threshold (col. 5 lines 56-65).

Regarding claims 4-5, Lofgren discloses the predetermined rewrite cycle threshold is associated with a read/write storage medium identifier and a drive identifier for the read/write storage medium (col. 4 lines 11-31).

Regarding claim 6, Lofgren discloses the method wherein the predetermined rewrite cycle threshold is based on self-testing by performing rewrite cycles to a data block of the read/write storage medium until the data block is unstable (col. 4 lines 12-61 and col. 6 line 56 through col. 7 line 62).

Regarding claims 7-8, Lofgren discloses the method wherein the predetermined rewrite cycle threshold and the number of rewrite cycles of the file are stored in a file allocation table (col. 4 lines 32-61).

Regarding claims 9-11, the difference between Lofgren and the claims is the claims specifically recite the read/write storage medium comprises a compact disk read/write disk, a tape drive, a floppy disk drive. However, having this vary type of memory does not have a disclosed purpose nor is this kind of the memories disclosed to overcome any deficiencies in the prior art. As such, the read/write medium may have been of any kind of the memory. In addition, since Lofgren discloses the read/write medium is a flash electrically erasable and programmable read only memory (col. 1 lines 5-19 and col. 3 lines 5-28), the ordinary artisan would realize a possible kind of the memories can be applied as the current technology would warrant. Accordingly, it would have been an obvious matter of design choice to utilize the storage system of Lofgren wherein the read/write storage medium is a flash electrically erasable

Art Unit: 2189

and programmable read only memory as disclosed supra, since applicant has not disclosed that a flash electrically erasable and programmable read only memory as opposed to other kind of memories, overcomes a deficiency in the prior art or is for any stated purpose.

Regarding claim 12, Lofgren discloses the method wherein the read/write storage medium comprises an electrically erasable medium, i.e., flash electrically erasable and programmable read only memory (col. 1 lines 5-19 and col. 3 lines 5-28).

Regarding claim 13, the limitations of the claim are rejected as the same reasons set forth in claim 1.

Regarding claim 14, the limitations of the claim are rejected as the same reasons set forth in claim 2.

Regarding claim 15, the limitations of the claim are rejected as the same reasons set forth in claim 3.

Regarding claim 16, Ban discloses the file system for identifying a file type of the file, i.e., identifying the data is stored in the static areas or the non-static areas (col. 4 lines 12-53 and col. 5 line 59 through col. 6 line 18).

Regarding claim 17, Ban discloses a system for enhancing a life span of a read/write storage medium, i.e., flash memory, the system comprise to identifying whether a file on a read/write storage medium is a static file or a dynamic file, i.e., identify the data is stored in the static areas or the non-static areas (col. 4 lines 12-53 and col. 5 line 59 through col. 6 line 18). Ben differs from the claimed invention in not specifically teaching the system comprising a processor-executable file system adapted to perform the steps of migrating the file to a dynamic region of the read/write storage medium if the file is a static file, and migrating the file to a static

Art Unit: 2189

region of the read/write storage medium if the file is a dynamic file. However, Lofgren teaches the computer system as defined in the figure 1 comprising a micro-processor (17, figure 1) to execute the memory access to the flash electrical erasable and programmable read only memory, i.e., read/write medium via the memory controller (13, figure 1), wherein the EEPROM is divided into a plurality of memory banks for data storage (col. 3 lines 16-28 and col. 6 lines 23-55), and the memory controller is further manages operation of the EEPROM memory in a way to maximize the lifetime of the memory system by avoiding uneven use of any one part of it (col. 3 lines 3-15), in addition, Lofgren teaches the EEPROM memory is further calculate the rewrite cycle of the each bank wherein the EEPROM memory is divided into most heavily used bank, i.e., dynamic region, and least used bank, i.e., static region, by the result of the calculation of the rewrite/erase cycle, and data is transferred between the most heavily used and least used banks in the way of swapping the data in between of these banks (col. 4 line 46 through col. 5 line 31 and figure 5). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the storage system of Ban in having a processorexecutable file system adapted to perform the steps of migrating the file to a dynamic region of the read/write storage medium if the file is a static file, and migrating the file to a static region of the read/write storage medium if the file is a dynamic file, as per teaching by the storage system of Lofgren, because it allows for extending overall memory system lifetime without having to provide any replacement groups of the memory cells which maximize the lifetime of the memory system by avoiding uneven use of any one part of the memory system.

Regarding claim 18, the limitations of the claim are rejected as the same reasons set forth in claim 2.

Application/Control Number: 10/039,018 Art Unit: 2189

Art Unit: 2189

Regarding claim 19, the limitations of the claim are rejected as the same reasons set forth in claim 3.

Conclusion

 The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Soemo et al. (US Pub. No. 2003/0,078,907) discloses partially embedded database and an embedded database manager for a control system wherein the database is configured as a static data file containing static data and a dynamic data file containing dynamic data, and the static data file is stored in a static memory device and the dynamic data file is stored in a dynamic memory device ([0015]-[0016] and abstract).

Chang et al. (US PAT. 6,831,865) discloses maintaining erase counts in non-volatile storage systems wherein a data structure in a non-volatile memory includes a first indicator that provides an indication of a number of times a first block of a plurality of blocks in a non-volatile memory has been erased (col. 3 line 29 through col. 4 line 22).

Tamada et al. (US PAT. 6,744,670) discloses an non-volatile semiconductor memory device comprising a number of times of rewriting of memory cells is stored by number of rewrite times storage section, a processor sets a condition on a write pulse on the basis of a value obtained by updating a count value of the number of rewrite times counter and controls the operation of rewriting (col. 8 line 48 through col. 9 line 63).

Assar et al. (US PAT. 5,485,595) discloses flash memory mass storage architecture incorporating wear leveling technique without using CAM cells which comprising a counter

Art Unit: 2189

tracks the number of times each block is erased with a programmable maximum value for the

counter in order to avoid the erase-before-write cycle each time information stored in the mass

storage is changed (col. 9 line 12 through col. 10 line 8).

8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Zhuo H. Li whose telephone number is 571-272-4183. The

examiner can normally be reached on M-F 9:00am - 6:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Matthew Kim can be reached on 571-272-4182. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

9. Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Zhuo H. Li

Patent Examiner Art Unit 2189

NATTHEW KIM

Page 9